AO 245B (Rev. 11/16) Case 1:15-cr-10153-WGY Document 411 Filed 12/20/17 Page 1 of 4

Attachment (Page 1) — Statement of Reasons

DEFENDANT: DAVID DAOUD WRIGHT CASE NUMBER: 1: 15 CR 10153 - 001 - WGY

DISTRICT: Massachusetts

## STATEMENT OF REASONS

(Not for Public Disclosure)

Sections I, II, III, IV, and VII of the Statement of Reasons form must be completed in all felony and Class A misdemeanor cases.

I.	COURT FINDINGS ON PRESENTENCE INVESTIGATION REPORT												
	A. 🔽		The court adopts the presentence investigation report without change.										
	В.		The court adopts the presentence investigation report with the following changes. (Use Section VIII if necessary) (Check all that apply and specify court determination, findings, or comments, referencing paragraph numbers in the presentence report.)										
		1.	Chapter Two of the United States Sentencing Commission <u>Guidelines Manual</u> determinations by court: (briefly summarize the changes, including changes to base offense level, or specific offense characteristics)										
		2.	Chapter Three of the United States Sentencing Commission Guidelines Manual determinations by court: (briefly summarize the changes, including changes to victim-related adjustments, role in the offense, obstruction of justice, multiple counts, or acceptance of responsibility)										
		3.	Chapter Four of the United States Sentencing Commission Guidelines Manual determinations by court: (briefly summarize the changes, including changes to criminal history category or scores, career offender status, or criminal livelihood determinations										
		4.	Additional Comments or Findings: (include comments or factual findings concerning any information in the presentence report, including information that the Federal Bureau of Prisons may rely on when it makes inmate classification, designation, or programming decisions; any other rulings on disputed portions of the presentence investigation report; identification of those portions of the report in dispute that for which a court determination is unnecessary because the matter will not affect sentencing or the court will not consider it)										
	C.		record establishes no need for a presentence investigation report pursuant to Fed.R.Crim.P. 32.  blicable Sentencing Guideline: (if more than one guideline applies, list the guideline producing the highest offense level)										
II.	COURT FINDING ON MANDATORY MINIMUM SENTENCE (Check all that apply)												
	A.		or more counts of conviction carry a mandatory minimum term of imprisonment and the sentence imposed is at or we the applicable mandatory minimum term.										
	В.		or more counts of conviction carry a mandatory minimum term of imprisonment, but the sentence imposed is below andatory minimum term because the court has determined that the mandatory minimum term does not apply based on:										
			findings of fact in this case: (Specify)										
			substantial assistance (18 U.S.C. § 3553(e)) the statutory safety valve (18 U.S.C. § 3553(f))										
	C.		count of conviction carries a mandatory minimum sentence.										
III.	I. COURT DETERMINATION OF GUIDELINE RANGE: (BEFORE DEPARTURES OR VARIANCES)												
	Total Offense Level: 42 Criminal History Category: VI Guideline Range: (after application of §5G1.1 and §5G1.2) 30 to life months Supervised Release Range: life to life years Fine Range: \$ 25000 to \$ 250000												
		Fine	red or below the guideline range because of inability to pay.										

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Attachment (Page 2) — Statement of Reasons

DEFENDANT: DAVID DAOUD WRIGHT CASE NUMBER:1: 15 CR 10153 - 001 - WGY

DISTRICT: Massachusetts

IV.

V.

## STATEMENT OF REASONS

GUIDELINE SENTENCING DETERMINATION (Check all that apply)									
A.		☐ The sentence is within the guideline range and the difference between the maximum and minimum of the guideline range does not exceed 24 months.							
B.		The sentence is within the guideline range and the difference between the maximum and minimum of the guideline range exceeds 24 months, and the specific sentence is imposed for these reasons: (Use Section VIII if necessary)							
C.		The court departs from the guideline range for one or more reasons provided in the Guidelines Manual.							
D		(Also complete Section V.)	+1a a.m	viao outa	ida tha cantanaina avidalina avat	ana (i		ionaa) (41 L. C. C. III)	
	D.  The court imposed a sentence otherwise outside the sentencing guideline system (i.e., a variance). (Also complete Section VI)								
		RTURES PURSUANT TO THE			ES MANUAL (If applicable)				
A.	Th								
B.	M	otion for departure before the co	urt	pursuan	t to: (Check all that apply and specify	reasoi	n(s) in section	ons C and D)	
	1.	<ul> <li>□ binding plea agreement for departure accepted by the court</li> <li>□ plea agreement for departure, which the court finds to be reasonable</li> <li>□ plea agreement that states that the government will not oppose a defense departure motion.</li> </ul>							
	3.	Other	1						
					otion by the parties for departure	;			
C.		easons for departure: (Check all the							
4A1		Criminal History Inadequacy		5K2.1	Death			Coercion and Duress	
5H1.		Age Education and Vocational Skills		5K2.2 5K2.3	Physical Injury Extreme Psychological Injury			Diminished Capacity Public Welfare	
5H1		Mental and Emotional Condition		5K2.4	Abduction or Unlawful Restraint			Voluntary Disclosure of Offense	
5H1.4	4	Physical Condition		5K2.5	Property Damage or Loss		5K2.17	High-Capacity, Semiautomatic Weapon	
5H1.:		Employment Record			Weapon			Violent Street Gang	
5H1.6		Family Ties and Responsibilities		5K2.7	Disruption of Government Function		5K2.20	Aberrant Behavior	
5H1.11		Military Service		5K2.8	Extreme Conduct		5K2.21	Dismissed and Uncharged Conduct	
		Charitable Service/Good Works		5K2.9	Criminal Purpose			Sex Offender Characteristics	
5K1.	1	Substantial Assistance		5K2.10	Victim's Conduct		5K2.23	Discharged Terms of	
5K2.0		Aggravating/Mitigating Circumstances		5K2.11	Lesser Harm		5K2.24	Imprisonment Unauthorized Insignia	
		Circumstances					5K3.1	Early Disposition Program (EDP)	
		uideline Reason(s) for Departure, t Provisions" following the Index in the Gu			-	ary i	n the <u>Gui</u>		

VI.

Attachment (Page 3) — Statement of Reasons

DEFENDANT: DAVID DAOUD WRIGHT CASE NUMBER: 1: 15 CR 10153 - 001 - WGY

DISTRICT: Massachusetts

STATEMENT OF REASONS								
COURT DETERMINATION FOR A VARIANCE (If applicable)								
A. The sentence imposed is: (Check only one)								
	□ above the guideline range							
	✓ below the guideline range							
В.		otion for a variance before the court pursuant to: (Check all that apply and specify reason(s) in sections C and D)						
ъ.	1.	Plea Agreement						
	1.	☐ binding plea agreement for a variance accepted by the court						
	□ plea agreement for a variance, which the court finds to be reasonable							
		□ plea agreement that states that the government will not oppose a defense motion for a variance						
	2.	Motion Not Addressed in a Plea Agreement						
		☐ government motion for a variance						
		defense motion for a variance to which the government did not object						
		□ defense motion for a variance to which the government objected						
		☐ joint motion by both parties						
	3.	Other						
		✓ Other than a plea agreement or motion by the parties for a variance						
~								
C.		U.S.C. § 3553(a) and other reason(s) for a variance (Check all that apply)						
		<ul> <li>□ Mens Rea</li> <li>□ Extreme Conduct</li> <li>□ Dismissed/Uncharged Conduct</li> <li>□ Role in the Offense</li> <li>□ Victim Impact</li> </ul>						
		☐ General Aggravating or Mitigating Factors (Specify)						
		The history and characteristics of the defendant pursuant to 18 U.S.C. § 3553(a)(1)						
		□ Aberrant Behavior □ Lack of Youthful Guidance						
		☐ Age ☐ Mental and Emotional Condition						
		☐ Charitable Service/Good ☐ Military Service						
		Works						
		□ Community Ties □ Non-Violent Offender						
		□ Diminished Capacity □ Physical Condition						
		□ Drug or Alcohol Dependence □ Pre-sentence Rehabilitation						
		☐ Employment Record ☐ Remorse/Lack of Remorse						
		$\Box$ Family Ties and $\Box$ Other: (Specify)						
	Responsibilities							
	,	☐ Issues with Criminal History: (Specify)						
	V	$\mathbf{J}$						
	_	(18 U.S.C. § 3553(a)(2)(A))						
	_	To afford adequate deterrence to criminal conduct (18 U.S.C. § 3553(a)(2)(B))						
	N	To protect the public from further crimes of the defendant (18 U.S.C. § 3553(a)(2)(C)) To provide the defendant with needed educational or vocational training (18 U.S.C. § 3553(a)(2)(D))						
		To provide the defendant with medical care (18 U.S.C. § 3553(a)(2)(D))						
		To provide the defendant with inedical care (18 U.S.C. § 3535(a)(2)(D))  To provide the defendant with other correctional treatment in the most effective manner (18 U.S.C. § 3553(a)(2)(D))						
	<b>∠</b>	To avoid unwarranted sentencing disparities among defendants (18 U.S.C. § 3553(a)(6)) (Specify in section D)						
		To provide restitution to any victims of the offense (18 U.S.C. § 3553(a)(7))						
		ly Plea Agreement						
		me Served (not counted in sentence)   Waiver of Indictment   Waiver of Appeal						
	□ Policy Disagreement with the Guidelines (Kimbrough v. U.S., 552 U.S. 85 (2007): (Specify)							
		Other: (Specify)						

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DISTRICT: Massachusetts

## STATEMENT OF REASONS

VII.	COURT DETERMINATIONS OF RESTITUTION										
	A. 🗸 Restitution Not Applicable.										
	B. Total Amount of Restitution: \$										
	C.	Restitution not ordered: (Check only one)									
		1. 2.		□ For offenses for which restitution is otherwise mandatory under 18 U.S.C. § 3663A, restitution is not ordered because the number of identifiable victims is so large as to make restitution impracticable under 18 U.S.C. § 3663A(c)(3)(A). □ For offenses for which restitution is otherwise mandatory under 18 U.S.C. § 3663A, restitution is not ordered because determining complex issues of fact and relating them to the cause or amount of the victims' losses would complicate or prolong the sentencing process to a degree that the need to provide restitution to any victim would be outweighed							
	<ul> <li>by the burden on the sentencing process under 18 U.S.C. § 3663A(c)(3)(B).</li> <li>3. □ For other offenses for which restitution is authorized under 18 U.S.C. § 3663 and/or required by the sentencing guidelines, restitution is not ordered because the complication and prolongation of the sentencing process resurfrom the fashioning of a restitution order outweigh the need to provide restitution to any victims under 18 U.S. 3663(a)(1)(B)(ii).</li> <li>4. □ For offenses for which restitution is otherwise mandatory under 18 U.S.C. §§ 1593, 2248, 2259, 2264, 2327 or 3663A, restitution is not ordered because the victim(s)'(s) losses were not ascertainable (18 U.S.C. § 3664(d)(5).</li> <li>5. □ For offenses for which restitution is otherwise mandatory under 18 U.S.C. §§ 1593, 2248, 2259, 2264, 2327 or 3663A, restitution is not ordered because the victim(s) elected to not participate in any phase of determining the sentencing process resurred to the sentencing process resurred to</li></ul>										
		6.		restitution order (18 U.S.C. § 3664(g)(1)). Restitution is not ordered for other reasons. (Explain)							
	D.		Part	Partial restitution is ordered for these reasons (18 U.S.C. § 3553(c)):							
Defen	dant	's Soo	e. Sec.		Date of Imposition of Judgment 12/19/2017						
Defen	dant	's Da	te of E		/s/ William G. Young						
Defen	Defendant's Residence Address:  Signature of Judge William G. Young, United States District Judge										
Defen	Defendant's Mailing Address: n/a				Name and Title of Judge Date Signed 12/20/2017						